IN THE UNITED STATES DISTRICT COURT	RECEIVED TOTON SC
IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF SOUTH CAROLING, CLI	RK. CHARLESTON, 30

	2009 MAR 16 A 11. 31
William Howard Rutland III, a/k/a William H. Rutland, III,	
Plaintiff, v.)) Civil Action NO. 8:09-13-SB-BHH)
Wayne DeWitt, Berkeley County Sheriff; Captain Barry Currie, Berkeley County Sheriff's Department; Lieutenant Butch Rivers, Berkeley County Sheriff's Department; Sargent Rosemary Sanders, Berkeley County Sheriff's Department; Hill-Finklea Detention Center,)) (ORDER)))
Defendants.)))

This matter is before the Court upon the Plaintiff's <u>pro se</u> complaint, filed pursuant to 42 U.S.C. § 1983. By local rule, the matter was referred to a United States Magistrate Judge for preliminary determinations.

On February 10, 2009, Magistrate Judge Bruce Howe Hendricks issued a report and recommendation ("R&R") analyzing the Plaintiff's complaint and amended complaint and recommending that the Court dismiss Defendant Hill-Finklea Detention Center because it is not a "person" amenable to suit under 42 U.S.C. § 1983. The Magistrate Judge also recommends that the pleadings be served upon the remaining Defendants. Attached to the R&R was a notice advising the Plaintiff of his right to file specific, written objections to the R&R within ten days of the date of service of the R&R. To date, no objections have been filled.

Absent timely objection from a dissatisfied party, a district court is not required to



review, under a <u>de novo</u> or any other standard, a Magistrate Judge's factual or legal conclusions. <u>Thomas v. Arn</u>, 474 U.S. 140, 150 (1985); <u>Wells v. Shriner's Hosp.</u>, 109 F.3d 198, 201 (4th Cir. 1997). Here, because the Plaintiff did not file any specific, written objections, the Court need not conduct a <u>de novo</u> review of any portion of the R&R. Accordingly, the Court hereby adopts the Magistrate Judge's R&R as the Order of this Court, and it is

ORDERED that Defendant Hill-Finklea Detention Center is dismissed from this action without prejudice and without issuance and service of process. It is further ORDERED that the pleadings be served upon the remaining Defendants. Finally, because there seems to be some issue with respect to the Plaintiff's mailing address, the Plaintiff is specifically reminded of his obligation to keep the Court updated of his correct mailing address at all times while this suit is pending.

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Senior United States District Judge

IT IS SO ORDERED.

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March 13, 2009 Charleston, South Carolina